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¹ Any reference the FDCPA or FCRA or any part thereof encompasses all relevant parts and subparts thereto.

[hereinafter “FDCPA”]). Therefore, subject matter jurisdiction exists under 28 U.S.C. Section 1331.

2. This action is also brought under Alabama state law. These claims are brought under 28 U.S.C. Section 1332 as there exists complete diversity and the amount in controversy exceeds Seventy Five Thousand Dollars (\$75,000), exclusive of costs and interests.
3. The state law claims are also properly before this court based upon supplemental jurisdiction under 28 U.S.C. Section 1367 as the state law claims form part of the same case or controversy as the federal claims as they are based upon substantially similar and overlapping facts.
4. Venue is proper in this Court under 28 U.S.C. Section 1391(b) as the events took place in this Judicial District and the Defendants reside in this Judicial District as all Defendants are subject to personal jurisdiction in this Judicial District.

Parties

5. The Plaintiff, Jack J. Kennedy (“Plaintiff Kennedy”), is a natural person who resides within this Judicial District.
6. Defendant Midland Credit Management, Inc. (“Defendant” or “Midland”) is a foreign company that engages in the business of debt

collection and reporting consumer credit information to credit reporting agencies. It conducts business in this Judicial District. Its principal place of business is the State of California and it is incorporated in Kansas.

7. Defendant Trans Union, LLC (“Defendant” or “Trans Union”) is a foreign company (incorporated in Delaware) that engages in the business of maintaining and reporting consumer credit information and does business in this Judicial District. Its principal place of business is the State of Illinois and it is incorporated in Delaware.
8. Defendant Equifax Information Services, LLC (“Defendant” or “Equifax”) is a foreign company (incorporated in Georgia) that engages in the business of maintaining and reporting consumer credit information and does business in this Judicial District. Its principal place of business is the State of Georgia and it is incorporated in Georgia.
9. Defendant Experian Information Solutions, Inc. (“Defendant” or “Experian”) is a foreign company that engages in the business of maintaining and reporting consumer credit information and does business in this Judicial District. Its principal place of business is the State of California and it is incorporated in Ohio.

Factual Allegations

10. In June 2008, Defendant Midland sued Plaintiff in the District Court of St. Clair County, Alabama, with a case number of DV-2008-900030.
11. In this suit, Defendant Midland asserted it was the owner of a certain debt allegedly owed by Plaintiff Kennedy.
12. Plaintiff Kennedy filed an Answer denying the allegations of Defendant Midland.
13. The state court set the case for trial. Notice was sent to Defendant Midland and Plaintiff Kennedy.
14. At all times Plaintiff Kennedy was prepared for trial.
15. The case resulted in a judgment in favor of Plaintiff Kennedy. See Exhibit "A".
16. Defendant Midland knew it had lost the case.
17. Defendant Midland is not the owner of this alleged debt.
18. Defendant Midland reported and has continued to report to the credit reporting agencies that Plaintiff Kennedy owed this money and was in default.
19. Plaintiff Kennedy did not and does not owe this money to Defendant Midland.

20. The debt being collected is a consumer debt as defined by the FDCPA.
21. Plaintiff Kennedy is a “consumer” as defined by the FDCPA and FCRA.
22. Defendant Midland is a “debt collector” as defined by the FDCPA.
23. After the victory at trial, Plaintiff Kennedy sent letters to Defendants Trans Union, Equifax, and Experian requesting an investigation of the Defendant Midland’s account that still appeared on Plaintiff Kennedy’s credit report.
24. Plaintiff Kennedy requested that the Defendant Midland’s account be deleted, as Plaintiff Kennedy did not owe it, per the court’s judgment in favor of Plaintiff Kennedy.
25. Defendants Trans Union, Equifax, and Experian were not concerned and did not care about what the state court did in the case as Defendants Trans Union, Equifax, and Experian did not intend to perform a reasonable investigation.
26. Defendants Trans Union, Equifax, and Experian did not perform any type of reasonable investigation.

27. Defendants Trans Union, Equifax, and Experian notified Defendant Midland in accordance with the FCRA of the dispute by the Plaintiff Kennedy.
28. Alternatively, Defendants Trans Union, Equifax, and Experian did not properly notify Defendant Midland and, as a part of this failure, did not include all relevant information provided by Plaintiff Kennedy in its notification of Defendant Midland. This includes notification that the state court entered a verdict in favor of Plaintiff Kennedy.
29. All Defendants failed to properly investigate these disputes as if Defendants had properly investigated, the Midland account would have been deleted.
30. On November 21, 2008, Defendant Trans Union issued its results of investigation, which shows the Defendant Midland's account with a balance due and that it is a collection account.
31. On November 19, 2008, Defendant Equifax issued its results of investigation, which shows the Defendant Midland's account with a balance due and that it is a collection account.
32. On November 21, 2008, Defendant Experian issued its results of investigation, which shows the Defendant Midland's account with a balance due and that it is a collection account.

33. All Defendants were provided with more than sufficient information in the disputes and in their own internal sources of information (which includes the knowledge of Defendant Midland through its state court trial counsel that the case was a defeat for Defendant Midland) to conduct an investigation and to conclude that the account complained of was being reported incorrectly.
34. The Defendants Trans Union, Equifax, and Experian have previously proclaimed that they are obligated to rely upon whatever the public records state about a consumer.
35. For example, had Plaintiff Kennedy lost the suit and a judgment was entered in favor of Defendant Midland, and Plaintiff Kennedy disputed with the CRAs, Plaintiff Kennedy would have been told by Defendants Trans Union, Equifax, and Experian that they were bound by the state court judgment which says Plaintiff Kennedy owes the money.
36. These same Defendants Trans Union, Equifax, and Experian, however, refused to rely upon what the state court judge actually said – verdict for Plaintiff Kennedy.
37. The verdict in favor of Plaintiff Kennedy means Plaintiff Kennedy does not owe the money claimed by Defendant Midland.

38. The state court ruling was a final judgment.
39. This final judgment was not appealed.
40. There is no avenue for appeal for Defendant Midland of this judgment as the time to appeal has long since passed.
41. Despite this knowledge, Defendants Trans Union, Equifax, and Experian have completely abdicated their obligations under federal and state law and have instead chosen to merely “parrot” whatever their customer, Defendant Midland, has told them to say.
42. Defendants Trans Union, Equifax, and Experian have a policy to favor the paying customer, in this situation Defendant Midland, rather than what the consumer or the state court says about a debt.
43. The primary reason for this wrongful policy is that furnishers in general, and debt collectors specifically, provide enormous financial rewards to Defendants Trans Union, Equifax, and Experian.
44. The importance of keeping balances on credit reports is that all the Defendants understand that one of the most powerful methods furnishers (and debt collectors) have to wrench payment from a consumer is by placing accounts with balances on the consumer’s credit reports.

45. Defendant Midland has a policy and procedure to refuse to properly update credit reports of consumers, like Plaintiff Kennedy, who do not owe the alleged debt. The reason is to keep false information on the credit report. The false information consists of a balance shown as owed when Defendant Midland knows no balance is owed.
46. Defendant Midland has promised through its subscriber agreements or contracts to accurately update accounts but Defendant Midland has willfully, maliciously, recklessly, wantonly, and/or negligently failed to follow this requirement as well as the requirements set forth under the FCRA, FDCPA, and state law, which has resulted in the intended consequences of this information remaining on Plaintiff Kennedy's credit reports.
47. Defendant Midland assumed a duty, through the subscriber agreement and other actions, to accurately report the balances and this duty was breached in a negligent, wanton, reckless, willful, intentional, and/or malicious manner.
48. Defendant Midland has a policy to "park" its accounts on at least one of the consumer's credit report. This is a term in the industry for keeping a false balance (or false account) on the credit report so that the consumer will be forced to pay off the balance in order to obtain a

refinancing or to qualify for a loan or to increase the consumer's credit score from the artificially lowered score which directly resulted from the Defendants' intentional and malicious conduct.

49. In parking or allowing the parking of an account, all Defendants know they are violating their obligations and duties under federal and state law to accurately report the account and the balance.
50. All Defendants know that parking a balance will lead to false and defamatory information being published every time the Plaintiff Kennedy's credit report is accessed and this is the malicious and intentional design behind Defendants' actions with the goal to force the Plaintiff Kennedy to pay on an account Plaintiff Kennedy does not owe.
51. All Defendants maliciously, willfully, intentionally, recklessly, and/or negligently failed to review the information provided in the disputes and that was already in their files and to conduct a reasonable investigation on Plaintiff Kennedy's disputes, which led as a direct result and consequence to all of the Defendants either failing to delete information found to be inaccurate, failing to replace the inaccurate information with accurate information, and/or reinserting the information without following the dictates of the FCRA.

52. At all relevant times the Defendants Trans Union, Equifax, and Experian failed to maintain and failed to follow reasonable procedures to assure maximum possible accuracy of Plaintiff Kennedy's credit report, concerning the account in question, violating 15 U.S.C. § 1681e(b) and state law.
53. Defendant Midland failed to properly maintain and failed to follow reasonable procedures to assure maximum possible accuracy of Plaintiff Kennedy's credit information and Plaintiff Kennedy's credit report, concerning the account in question, thus violating state law and FDCPA as set forth in this Complaint. These violations occurred before, during, and after the dispute process began with the consumer reporting agencies.
54. Defendant Midland has taken illegal aggressive actions in a continued effort to collect the alleged debt against Plaintiff Kennedy. These actions include the continued reporting of the debt to third parties (even after losing the state court trial), including consumer-reporting agencies such as Trans Union, Equifax, and Experian, that Plaintiff Kennedy owes the debt, that Plaintiff Kennedy defaulted, and that the account was in collections with a balance currently owed.

55. The Defendants Trans Union, Equifax, and Experian have failed to maintain Plaintiff Kennedy's account with maximum accuracy and these Defendants and Defendant Midland have failed to properly investigate the account in response to the disputes made by Plaintiff Kennedy.
56. The conduct of the Defendants has proximately caused Plaintiff Kennedy past and future monetary loss, past and future damage to Plaintiff Kennedy's credit and credit worthiness, past and future mental distress and emotional anguish, and other damages that will be presented to the trier of fact.
57. It is a practice of all of the Defendants to maliciously, willfully, recklessly, wantonly and/or negligently ignore and refuse to follow the requirements of the FDCPA (Defendant Midland), FCRA (all Defendants) and state law (all Defendants).
58. The Defendants know their conduct is wrong. For example, Defendants Trans Union, Equifax, and Experian have been sued multiple times in this district for this identical misconduct (and a judgment exists against Equifax in this district for this misconduct) and Defendant Midland has been repeatedly sued in this state and in this district for this identical misconduct.

59. All actions taken by employees, agents, servants, or representatives of any type for the Defendants were taken in the line and scope of such individuals (or entities') employment, agency or representation.
60. All actions taken by the Defendants were done with malice, were done willfully, and were done with either the desire to harm Plaintiff Kennedy and/or with the knowledge that their actions would very likely harm Plaintiff Kennedy and/or that their actions were taken in violation of the FCRA and/or FDCPA and/or state law and/or that they knew or should have known that their actions were in reckless disregard of the FCRA and/or FDCPA and/or state law.
61. All Defendants have engaged in a pattern and practice of wrongful and unlawful behavior with respect to accounts and consumer reports and as such all Defendants are subject to punitive damages and statutory damages and all other appropriate measures to punish and deter similar future conduct by these Defendants and similar companies.
62. Defendant Midland is liable to Plaintiff through the doctrine of Respondeat Superior for the wrongful, intentional and negligent acts, errors, and omissions done in violation of state and federal law by its collection employees and agents, including but not limited to

violations of the FDCPA and Alabama tort law, in their attempts to collect this debt from Plaintiff.

FIRST CLAIM FOR RELIEF
Violations of the Fair Debt Collection Practices Act

63. All paragraphs of this Complaint are expressly adopted and incorporated herein as if fully set forth herein.
64. Defendant Midland violated the FDCPA in numerous ways, including, but not limited to the following:
- a. Falsely reporting the debt on Plaintiff's credit reports when Plaintiff does not owe the money;
 - b. Engaging in illegal collection activities on a debt that Plaintiff does not owe and that Defendants are not entitled to collect upon.
 - c. Updating Plaintiff's credit reports to show that plaintiff still owes or did owe this money; and
 - d. Updating the credit reports to show that the account was past due and in collections.
65. Because of the violations of the FDCPA, the Defendant Midland is liable to the Plaintiff Kennedy for declaratory judgment that its conduct violated the FDCPA, and a judgment for actual damages, statutory damages, costs, expenses, and attorneys' fees.

SECOND CLAIM FOR RELIEF
Violating the Fair Credit Reporting Act

66. All paragraphs of this Complaint are expressly adopted and incorporated herein as if fully set forth herein.
67. Defendants Trans Union, Equifax, and Experian are “consumer reporting agencies,” as codified at 15 U.S.C. § 1681a(e).
68. Defendant Midland is an entity who, regularly and in the course of business, furnishes information to one or more consumer reporting agencies about its transactions or experiences with any consumer and therefore constitutes a “furnisher,” as codified at 15 U.S.C. § 1681s-2.
69. Plaintiff Kennedy notified Defendants Trans Union, Equifax, and Experian directly of a dispute on the Defendant Midland account’s completeness and/or accuracy, as reported.
70. Defendants Trans Union, Equifax, and Experian failed to delete information found to be inaccurate, reinserted the information without following the FCRA, or failed to properly investigate Plaintiff Kennedy disputes.
71. Plaintiff Kennedy alleges that at all relevant times Defendants Trans Union, Equifax, and Experian failed to maintain and failed to follow reasonable procedures to assure maximum possible accuracy of

- Plaintiff Kennedy's credit report, concerning the accounts in question, violating 15 U.S.C. § 1681e(b).
72. Plaintiff Kennedy alleges that all Defendants failed to conduct a proper and lawful reinvestigation. For example, Defendants were given notice that the suit was tried with the Plaintiff Kennedy winning the case, but Defendants apparently failed to review the court file or contact the court or contact counsel for Defendant Midland. Other examples will become apparent once discovery is commenced.
73. All actions taken by the Defendants were done with malice, were done willfully, and were done with either the desire to harm Plaintiff Kennedy and/or with the knowledge that their actions would very likely harm Plaintiff Kennedy and/or that their actions were taken in violation of the FCRA and state law and/or that knew or should have known that their actions were in reckless disregard of the FCRA and state law.
74. All of the violations of the FCRA proximately caused the injuries and damages set forth in this Complaint.

THIRD CLAIM FOR RELIEF
State Law Claims

75. All paragraphs of this Complaint are expressly adopted and incorporated herein as if fully set forth herein.

76. All Defendants intentionally published false and defamatory information related to the Defendant Midland account.
77. Defendants acted with negligence, malice, wantonness, recklessness, and/or intentional conduct in their dealings with and about Plaintiff Kennedy as set forth in this Complaint. This includes the initial reporting of Defendant Midland account; the handling of any investigations on the accounts; and all other aspects as set forth in this Complaint.
78. Defendants assumed a duty, through the subscriber agreement and other actions, to accurately report the balances and account.
79. Defendants violated all of the duties the Defendants had and such violations were made intentionally, willfully, recklessly, maliciously, wantonly, and negligently.
80. It was foreseeable, and Defendants did in fact foresee it, that refusing to properly update and investigate would cause the exact type of harm suffered by the Plaintiff Kennedy.
81. Defendants acted with negligence, malice, wantonness, recklessness, and/or intentional conduct in their dealings with and about Plaintiff Kennedy as set forth in this Complaint. This includes the initial reporting of Defendants' accounts; the intentional refusal to properly

update the accounts; and all other aspects as set forth in this Complaint.

82. Defendants invaded the privacy of Plaintiff Kennedy as set forth in Alabama law, including publishing false information about Plaintiff Kennedy's personal financial obligations.
83. The Defendants acted with intentional, reckless, or wanton conduct in attempting to collect this debt (Defendants Midland) and reporting this false information (all Defendants).
84. Such negligence, malice, wantonness, recklessness, willfulness, and/or intentional conduct proximately caused the damages set forth in this complaint and such conduct occurred before, during and after the disputes to the CRAs.
85. As a result of this conduct, action, and inaction of all Defendants, Plaintiff Kennedy has suffered damage as set forth in this Complaint.

RELIEF SOUGHT

WHEREFORE, Plaintiff Kennedy respectfully prays that judgment be entered against the Defendants for the following:

- A. An award of statutory, actual, compensatory and punitive damages, and costs of the action including expenses, together with reasonable attorney's fees.

B. Plaintiff Kennedy also requests all further relief to which Plaintiff Kennedy is entitled under Federal or State law, whether of a legal or equitable nature.

Respectfully Submitted,

/s/ John G. Watts

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Attorney for Plaintiff

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PLAINTIFF DEMANDS A TRIAL BY JURY IN THIS CAUSE.

/s/ John G. Watts

Attorney for Plaintiff

Serve defendants via certified mail at the following addresses:

Midland Credit Management, Inc.
c/o CSC Lawyers Incorporating Service
2730 Gateway Oaks Drive
Suite 100
Sacramento, CA 95833

Trans Union, LLC
Prentice-Hall Corporation System Inc
150 S. Perry St.
Montgomery, AL 36104

Equifax Information Services, LLC
c/o CSC Lawyers Incorporating Service, Inc.
150 S. Perry Street
Montgomery, Alabama 36104

Experian Information Solutions, Inc.
c/o The Corporation Company
2000 Interstate Park Drive
Suite 204
Montgomery, Alabama 36109

EXHIBIT

“A”



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CIRCUIT COURT OF
ST. CLAIR COUNTY, ALABAMA
ANNETE MANNING HALL, CLERK

IN THE DISTRICT COURT OF ST. CLAIR COUNTY, ALABAMA
ASHVILLE DIVISION

MIDLAND FUNDING LLC,)	
)	
Plaintiff,)	
)	
v.)	Case No.: DV-2008-900030.00
)	
KENNEDY JACK,)	
)	
Defendant.)	

ORDER

CASE CALLED. TRIAL HELD. JUDGMENT FOR DEFENDANT ON ALL ISSUES.

DONE this 6th day of October, 2008

/s PHIL SEAY

DISTRICT JUDGE